

法學院 FACULDADE DE DIREITO FACULTY OF LAW

LI ZHE

Associate Professor

Programme Coordinator of PhD Program

Email	zheli@um.edu.mo
Telephone	(853) 8822 4082
Office	E32 – 3019
Address	Faculty of Law (FLL), University of Macau, E32, Avenida da Universidade, Taipa, Macau, China.
Office Hours	Thursday 09h00~10h00 Friday 09h00~10h00



Other Roles

Member of UM Senate

Academic Background

- L.L.B. 1999, China university of Political Science and Law
- L.L.M. 2002, China university of Political Science and Law
- Ph.D. 2005, China university of Political Science and Law

Professional Qualifications

- Qualification of lawyer, 1999, by Ministry of Justice, P.R.C., by examination
- Associate Professor, 2009, by China Academy of Social Science, by oral examination

Professional Affiliations

- Board Director of the Comparative Law Research committee of China Law Society
- Vice President of the Macau Criminal Law Society
- Member of the International Criminal Law Committee, China Branch
- Visiting Researcher, Research Center for Counter-terrorism and the Rule of Law of Beijing Normal University

Teaching Area

- Criminal Law and Criminal Procedure Law
- General Theory of Chinese Law
- Comparative Criminal Law

Working Experience

- Associate Professor, Faculty of Law, University of Macau (Aug 2016-)
- $\bullet\,$ Assistant Professor, Faculty of Law, University of Macau (Feb 2010 July 2016).
- Assistant Professor and Associate Professor, Academic Department of the Institute of Procuratorial Theory at the Supreme People's Procuratorate, PR China (July 2005—Jan.2010).
- Visiting Scholar of Law School, University of Toronto, Canada on the project of Right to Counsel (March 2006– February 2007).
- Visiting Scholar of Vera Institute of Justice, USA on Restorative Justice and Empirical Research Method (December 2006– January 2007).
- Part-time Teacher of National Prosecutors College, on Criminal Law and Criminal Procedure (September 2004– March 2006).

Major Awards and Honors

- Second—grade Award on the Excellent Monographs of the Young and Middle-Aged Scholars by the Criminal Justice Law Society, the China Law Society, 2009.
- $\bullet \ \ \text{Outstanding Staff of the Supreme People's Procuratorate for the year 2007-2008}.$
- Second—grade Award on Legal Textbooks and Academic Achievements by the Ministry of Justice, 2006.
- CCSEP (China Canada Scholarship Exchange Programme) Scholarship from the Canadian Government, 2005.(altogether 10 awardees in China each year)
- Second—grade on Academic Innovation of China University of Political Science and Law, 2004.

Publications

Journal Articles

- 1. Li Z.(1/2, 1st author, 50%), Zhang Y. "Comparison and Comments on the Crime of Incitement to Terrorism of China and UK." Journal of National Prosecutors College 5(2016): 49-62.

 CSSCI-E & GCJC (IF 2.013) 李哲 (50%), 張一. "中英煽動恐怖主義犯罪研究." *國家檢察官學院學報* 5(2016): 49-62.
- 2. Li Z. (1/2, 1st author, 50%), Quan D. "On the Construction of the Issuing Procedure of Interregional Arrest Warrant: Can EU Experience applies to China?" Macau Law Review 1 (2016):
- 李哲 (50%), 權大國 "中國區際逮捕令簽發程序之權建——歐盟經驗能否適用于中國" 澳門法學1 (2016): 24-36.
- 3. **Li Z.** (1/2, 1st author, 50%), Liang W. "The Applycation of Improper Principle of Criminal Litigation in Judicial Practice in Macao." *China Law* 6 (2015): 81-84. (*In English and Chinese*). 李哲 (50%), 梁文英. "澳門刑事訴訟中的'不當情事'在司法實踐中的運用" 中國法律中英文版 6 (2015): 81-84.
- 4. Li Z. (1/2, 1st author, 50%), S. Verhoeven. "Towards a Harmonized Definition of Terrorism in China: A discussion under One Country, Two Systems." Hong Kong Law Journal 45 (2015): 881-910. (In English) SSCI.
- 5. Li S.D., Liu J., **Li 2**. (3/3, 3rd author, 30%). "Organizational Characteristics and Offending Patterns of Chinese Drug Trafficking Groups." China Legal Science 6 (2015): 49-70. (In English). 李德、刘建宏, 李哲 (30%). "中国贩毒集团的组织形式及犯罪模式." 中国法学(英文版)6 (2015): 49-70.
- 6. Li Zhe. "Comparison and Discussion on the System of Criminal Short-term Pretrial Detention." Journal of National Procurators College 5 (2015): 103-117. (In Chinese) CSSCI-E & GCJC
- 李哲. "短期限制人身自由刑事強制措施體系之比較與完善." 國家檢察官學院學報5 (2015): 103-117.
- 7. Li Zhe. "Discussion on the Revised Criminal Procedure Law in Macau." People's Procuratorial 18 (2015): 71-73. (In Chinese) GCIC (IF 0.547). 李哲. "澳門刑事訴訟法的修訂與檢討:" 人民檢察18 (2015): 71-73.
- 8. **Li Zhe**. "Status Quo and Future Development of Macau Lawyers Entry System." *China Law* 1 (2015): 69-74. (*In English and Chinese*). 李哲、"連門律師人職制度的現狀與未來." 中國法律(中英文版)1 (2015): 69-74.
- 9. Li Zhe. "On the Criminal Issues of Macau Food Safety Act." Macau Law Review 11 (2014): 55-72. (In Chinese). 李哲、"澳門《食品安全法》的相關刑事法問題研究" 澳門法學11 (2014): 55-72.
- 10. **Li Z.** (1/2, 1st author, 50%), and Lin H. "On the Conflict of Direct Sale Laws in Mainland China, Macau and Hong Kong." *Legisiuris* 3 (2014): 11-27(*Chinese*); 65-75(*Portuguese*). 李哲 (50%), 林海彤. "中國內地與港澳地區直銷及傳銷法律衝突問題研究." *澳門雜誌* 3 (2014): 11-27(*葡文版*); 65-75 (*中文版*).
- 11. Li Zhe. "A Study on the Protection of Food Security in Macau Criminal Law." Consumer Law Review 93 (2014): 49-60. Published by Thomson Reuters. (In Portuguese). Li Zhe. "Um estudo sobre a questão da protecção jurídico-penal da segurança alimentar na RAEM (Portuguese)." Revista de Direito do Consumidor 93 (2014): 49-60.
- 12. Li Zhe. "On the Possible Approach of the Criminal Special Procedure Reform in Macau: Based on the Analysis of the Trend of the Main Civil Law Countries." Journal of Macau Studies 1 (2013): 44-58. (In Chinese).
 - 李哲. "澳門刑事特別程序改革之路徑分析——以大陸法系發展趨勢爲基礎." 澳門研究 1 (2013): 44-58.
- 13. **Li Zhe**. "On the Judicial Nature and its Discretion of Macau Public Prosecutions Office: Take the Procedural Suspension System as an Example." *Journal of Guangxi University (Philosophy and Social Science*) 4 (2012): 68-74. (IF 0.647). (In Chinese) . 李哲. "論澳門檢察機關的司法機關地位及其自由裁量權——以訴訟程序暫時中止制度改革爲例." *廣西大學學報(哲学社会科学版)*4 (2012): 68-74.
- 14. **Li Zhe**. "On the Construction of Chinese Prosecution Organizations." *Journal of Criminal Science* 9 (2010): 85-94. (*In Chinese*) **CSSCI & GCIC** (IF1.731). 李哲."中國檢察機關組織機構設置研究——以各國檢察機關組織機構設置模式爲基礎" 中國刑事法雜誌9 (2010): 85-94.
- 15. Li Zhe. "Multiple Sanction System on Police Overuse of Force in Ontario, Canada (translation) (by [CAN] Ian Scott)." Journal of National Procurators College 4 (2010): 152-160. (In Chinese) CSSCI-E & GCJC (IF 2.013).
 - 李哲. "加拿大安大略省警察過分使用強制性手段的多重制裁機制 (譯文) ([加]伊恩·斯科特著)" 國家檢察官學院學報 4 (2010): 152-160.
- 16. Song Y., Guo Y., Li Z. (3/8, 3rd author, 20%), Luo H., He T., Lei X., Xiang Y., Wang Z., and Feng Z. "An Empirical Study on Criminal Mediation in Public Prosecution Cases." Chinese Journal of Law 3 (2009): 3-22. (In Chinese) CSSCI & GCIC (IF 3.439).
 - 宋英輝, 郭雲忠, 李哲(20%), 羅海敏, 何挺, 雷小政, 向燕, 馮詔鋒. "公訴案件刑事和解實證研究." 法學研究 3 (2009): 3-22.
- 17. Song Y., Guo Y., Li Z. (3/7, 3rd author, 20%), Luo H., He T., Feng Z, and Wang Z.. "Empirical Analysis on Criminal Mediation in China." China Legal Science 5 (2008): 123-135. (In Chinese) CSSCI & GCIC (IF 6.023).
 - 宋英輝, 郭雲忠, 李哲(20%), 羅海敏, 何挺, 馮詔鋒, 王貞會. "我國刑事和解實證分析." 中國法學5 (2008): 123-135.
- 18. **Li Zhe**. "Comparative Study on the Plea Bargaining System." *Journal of National Prosecutors College* 5 (2008): 47-52. (In Chinese) **CSSCI-E & GCJC** (IF 2.013). 李哲. "辯訴交易相關制度之借鑒." *國家檢察官學院學報* 5 (2008): 47-52.
- 19. Li Zhe. "Probe on the Res Judicata of a Final Judgment to the Following but Different Natured Procedure." Contemporary Law Review 4 (2008): 78-82. (In Chinese) CSSCI & GCJC (IF 1.824)
 - 李哲. "刑民交叉案件中的既判力問題探析." 當代法學4 (2008): 78-82.
- 20. Li Zhe. "Comparison on Related Concepts of Res Judicata in Criminal Law." Journal of Comparative Law 3 (2008): 77-86. (In Chinese). CSSCI & GCJC (IF 1.421). Reprinted by Information Center for Social Science of Renmin University.
 - 李哲. "刑事既判力相關範疇之比較." 比較法研究 3 (2008): 77-86. 人大報刊複印資料: 訴訟法學、司法制度 9 (2008) 轉載
- 21. **Li Z.** (1/2, 1st author, 50%), and Li P.. "Plea Bargaining in America (co-translation)." *Legal Science* 7 (2008): 56-59. (*In Chinese*) **CSSCI & GCIC** (IF 2.949). 李哲(50%), 李萍. "交易'還是'協議'——個美國檢察官眼中的辯訴交易(合译)." *法学*7 (2008): 56-59.
- 22. Li Z. (1/2, 1st author, 50%), and Zhang H.. "Judicial Explanations and the Regulation of Procuratorial Powers: Take the Simultaneous Videotape of Corruption Cases as an Example." Chinese Prosecutors 6 (2008): 53-56. (IF 0.368). (In Chinese).
 - 李哲(50%), 張宏劍. "規範性文件與檢察權的規範行駛——以檢察機關同步錄音錄像為例." 中国检察官 6 (2008): 53-56.
- 23. Li Zhe. "Plea Bargaining and Chinese Criminal Justice under the Policy of Balance Between Leniency and Punishment." Journal of Shijiazhuang University 4 (2008): 103-107. (IF 0.298). (In Chinese).
 - 李哲. "辯訴交易與寬嚴相濟政策下的中國刑事司法." 石家莊學院學報4 (2008): 103-107.
- 24. Wang M., Li A., Zhou W., Li Z. (4/6, 4th author, 15%), Li G., and Yang Y.. "Models and Procedures of Criminal Mediation." Journal of National Prosecutors College 4 (2007): 10-12. (In Chinese) CSSCI-E & GCJC(IF 2.013).
 - 王敏遠, 李愛君, 周偉, 李哲(15%), 李貴方, 楊宇冠. "刑事和解的模式和程序." 國家檢察官學院學報4 (2007): 10-12.
- 25. Ronald J. Allen. Zhang B., **Li Z.** (2/3, corresponding author, 35%), and Ai J. (translation). "On Jurisprudence and Political Basis of Criminal Procedure (co-translation)." Evidence Science 21 (2007): 162-180. (In Chinese). CSSCI & GCJC (IF 1.638). Reprinted by Information Center for Social Science of Renmin University.

 [美] Ronald J. Allen. 張保生, 李哲(35%), 艾靜譚. "刑事訴訟的法理和政治基礎(合譯)." 證據科學ZI (2007): 162-180. 人大報刊複印資料:訴訟法學、司法制度6(2008) 轉載
- 26. Li Zhe. "Causes and Remedies of Wrongful Conviction (translation) (by Kent Roach)." Legal Journal of Tsinghua University 1 (2008): 221-229. (In Chinese).
 - 李哲. "錯案形成的原因及其救濟(翻譯)(肯特·羅奇著)." *清華法治論衡* 1 (2008): 221-229.
- 27. **Li Zhe**. "On Digital Evidence." *Journal of SWUPL* 6 (2007): 88-92. (IF 1.135). (*In Chinese*). 李哲. "電子證據若干問題探討*". 西南政法大學學報* 6 (2007): 88-92.
- 28. Zhang Z., and Li Z. (2/2, corresponding author, 50%). "Tasks and Theoretical System of Procuratorial Study." People's Procuratorial Semimonthly 15 (2007): 14-18. (In Chinese) GCJC (IF 0.547).

張智輝, 李哲(50%). "檢察學的學科使命與理論體系." 人民檢察15 (2007): 14-18.

- 29, Song Y., and Li Z. (2/2, corresponding author, 50%), "On Practice and Reform of Guarantor Pending Trial in China," People's Procuratorial Semimonthly 12 (2007): 22-25. (In Chinese)
 - 宋英輝,李哲(50%). "我國取保候審適用現狀及改革對策研究——以取保候審方式及附加義務為視角." 人民檢察12 (2007): 22-25.
- 30. Li Zhe. "Introduction and Evaluation of Canadian Bail System." Journal of National Prosecutors College 4 (2006): 97-103. (In Chinese) CSSCI-E & GCJC (IF 2.013). 李哲. "加拿大保釋制度評介." 國家檢察官學院學報 4 (2006): 97-103.
- 31. Song Y. and Li Z. (2/2, corresponding author, 50%), "Guarantee on the Open Information of Defense Lawyers in Pretrial Procedure," Journal of Theilang Gongshang University 4 (2005): 3-9. (In Chinese) CSSCI-E & GCJC (IF 1.064).
 - 宋英輝,李哲(50%). "庭審前程序中辯護律師信息知悉權的保障——兼談我國刑事證據信息交換制度的構建." 浙江工商大學學報 4 (2005): 3-9.
- 32. Song Y., and Li Z. (2/2, corresponding author, 50%). "Research on Ne Bis in Idem Principle." China Legal Science (2004): 128-137. (In Chinese) CSSCI & GCJC (IF 6.023). 宋英輝, 李哲(50%). "一事不再理原則研究." 中國法學 5 (2004): 128-137.
- 33. Li Zhe. "The Timely Procedure Principle in Criminal Procedure." Journal of National Prosecutors College 4 (2004): 54-60. (In Chinese) CSSCI-E & GCJC(IF 2.013). 李哲, "刑事訴訟中的訴訟及時原則"國家檢察官學院學報4(2004):54-60.
- 34. Li Zhe, "Discussion on Open Criminal Procedure," Journal of Gansu Political Science and Law Institute 2 (2004): 83-87. (In Chinese) CSSCI & GCJC (IF 0.932). 李哲"刑事程序公開論" 甘肅矽法學院學報2 (2004): 83-87
- 35. Song Y., and Li Z. (2/2, corresponding author, 50%). "Comparative Study on Direct Principle and Hearsay Rule." Journal of Comparative Law 5 (2003): 52-60. (In Chinese) CSSCI & GCJC
 - 宋英輝, 李哲(50%), "直接、言詞證據與傳聞證據規則之比較," *比較法研究* 5 (2003): 52-60
- 36. Song Y., and Li Z. (2/2, corresponding author, 50%). "Comment on the Principle of Evidentiary Adjudication." Tribune of Political Science and Law 4 (2003): 59-64. (In Chinese) CSSCI & GCJC (IF 2.417).
 - 宋英輝, 李哲(50%). "證據裁判原則評介." 政法論壇4 (2003): 59-64.
- 37. Song Y., and Li Z. (2/2, corresponding author, 50%). "Comments on Plea Bargaining." Journal of Procedural Studies 5 (2003): 168-184. (In Chinese) Reprinted in Chen Guangzhong(edited). Plea Bargaining in China (2003): 222-239.China People's Procuratorate Press. 宋英輝,李哲(50%). "辯訴交易制度之評介與思考." 訴訟法學研究5 (2003): 168-184. 并收录于陈光中主編. 辩诉交易在中国(2003): 222-239.中国检察出版社.
- 38. Li Zhe. "Several Issues on Non-prosecution System." National Procurators College 6 (2002): 45-49. (In Chinese) CSSCI-E & GCIC (IF 2.013).
 - 李哲. "不起訴若干問題研究." 國家檢察官學院學報6 (2002): 45-49.
- 39. Li Zhe. "Society Participation in Criminal Procedure." Journal of Henan Administrative Institute of Politics and Law 5 (2004): 132-135. (In Chinese) GCJC (IF 1.024). 李哲. "論刑事訴訟中的社會參與." 河南省政法管理幹部學院學報5 (2004): 132-135.
- 40. Li Zhe. "Efficient Arrangement of Judicial Resources." Prosecution Practice 5 (2004): 53-55. (In Chinese) (IF 0.368). 李哲. "訴訟資源的合理配置." 檢察實踐 5 (2004): 53-55.
- 41. Li Zhe. "Discussion on a Fraud Case in the view of Speedy Trial." Cases and Discussions on Procedure 2 (2004): 66-76. (In Chinese) 李哲"從劉某涉嫌詐騙案看刑事案件的集中審理"中國訴訟法判解2 (2004): 66-76
- 42. Li Zhe. "Conditions and Justification of Undercover Investigation." Procedural Law Review 8 (2003): 189-198. (In Chinese). 李哲. "誘惑偵查的條件及其正當性研究." *訴訟法論叢* 8 (2003): 189-198
- 43. Li B., and Li Z. (2/2, corresponding author, 50%). "Judicial Reform Proposal on Identification System." Procedural Law Review 6 (2001): 294-304. (In Chinese). 李寶岳,李哲(50%). "從張仁波訴黃曉威傷害案看刑事鑒定制度改革." 訴訟法論叢6 (2001): 294-304.
- 44. Chen G., Song Y., Jiang T., and Li Z. (4/4, 4th author, 25%). "Review and Prospect of Criminal Procedural Law." Procedural Law Review 6 (2001): 305-316. (In Chinese). 陈光中, 宋英辉, 姜涛, 李哲(25%), "刑事訴訟法學回顧與展望," 訴訟法論叢6(2001): 305-316
- 45. Song Y., and Li Z. (2/2, corresponding author, 50%). "The Dignity of Law: Truth and Justice." China Economic Weekly 3 (2000): 34-35. (In Chinese) (IF 0.362). 宋英輝, 李哲(50%). "法律尊嚴: 真相與公正." 中國經濟周刊 3 (2000): 34-35.

- 1. Li Zhe, A General Introduction of Macau Criminal Procedure Law, Social Science Academic Press (China), 2015. (In Chinese) 李哲, 澳門刑事訴訟法總論, 中國社會科學文獻出版社, 2015.
- 2. Song Y., Li Z. (35%), Wu W., Wei X., Luo H., Song Z., Song X., Wang Z., Xu S., and He T.. Theory on Criminal Procedure. 3rd edition, Peking University Press (China), 2014; 2nd edition, China Legal Press (China), 2007; 1st edition, China Legal Press (China), 2003. (In Chinese). 宋英輝,李哲(35%)等, 刑事訴訟原理 北京大學出版社2014第三版:中國法律出版社2007第三版:中國法律出版社2003第一版.
- 3. Song Y., Li Z. (30%), Xiang Y., Wang Z., Guo Y., Lei X., He T., Feng Z.. Exploration into Empirical Legal Research in China. Peking University Press (China), 2012. (In Chinese) (co-authored, 2/8, responsible for the structure of the whole book and the draft of 1.5 Chapters). 宋英輝, 李哲 (30%)·向燕·王貞會等著. 法律實證研究本土化探索. 北京大學出版社, 2012.
- 4. Li Zhe. Research On Res Judicata of Criminal Judgements. Peking University Press (China), 2008. (In Chinese). 李哲. 刑事裁判的既判力研究. 北京大學出版社, 2008.
- 5. Li Zhe. Criminal Procedure Law: Cases and Commentary for the Unified Judicial Exam. China Legal Press (China), 2006 and 2007. (In Chinese). 李哲. 司法考試案例突破教程 (刑事訴訟法).中國法律出版社, 2006 and 2007.
- 6. Li Zhe (1/2, 1st author, 50%), Liu Bin (edited). How to Litigate. China Society Press (China), 2004. (In Chinese). 李哲, 劉賓主編. 百姓如何打官司. 中國社會出版社, 2004.
- 7. Li Z.(1/4, 1st author, 25%), Du L., Jiang T., Zhang J. (edited). Legal Instructions on Familiar Problems in Rural Area. China People's Procuratorate Press (China), 2000. (In Chinese). 李哲等編著. 農村常見法律事務速查手冊. 中國檢察出版社, 2000.

Edited Books

1. Song Y., Guo Y., Li Z. (25%), and He T. (edited). Empirical Research on Criminal Mediation. Peking University Press (China), 2010. (In Chinese). 宋英輝, 郭雲忠, 李哲 (25%), 何挺主編. 刑事和解實證研究. 北京大學出版社, 2010.

Book Chapters

- 1. Li Zhe. "Chapter 21: Counter-Terrorism Law in China." Kent. Roach (edited). Comparative Counter-Terrorism Law (2015): 580-609. Cambridge University Press (England) (In English).
- 2. Li Zhe. "The Identity of Natural Fact or the Identity of Legal Fact? A Discussion on the Procedural Object in Macau." Bian J., Chen X.(edited). On the Criminal Procedure in the View of Rule of Law in China (2015): 83-89. Chinese People's Public Security University Press (China). (In Chinese) .

李哲."自然性事實同一說還是法律性事實同一說——澳門刑事訴訟標的認定的理論與實踐*" 卞建林, 陳旭主編. 法治中國視野下的刑事程序建設* **(2015): 83-89.** 中國人民公安 + 魯出版社

- 3. Li Zhe. "A Study on the Criminal Protection of Food Safety in Macau." Bulletin of Faculty of Law University of Macau 35(2014):97-109. (In Portuguese).

 Li Zhe."Um estudo sobre a questão da protecção jurídico-penal da segurança alimentar na RAEM." Boletim da Faculdade de Direito Universidade de Macau 35(2014):97-109.
- 4. Li Z., Wang C.. Criminal Procedure System in Canada. Song Y., Sun C., Liu X., (edited). Foreign Criminal Procedure Law (2011): 122-176. Peking University Press (China). (In Chinese). 李哲, 汪超. "加拿大刑事訴訟法" 宋英輝, 孫長永, 劉新魁等, 外國刑事訴訟法(2011): 122-176. 北京大學出版社.
- 5. Li Zhe. "The Modernization of Evidence System." Song Yinghui (edited). Research on Modernization of Chinese Legal System (2011): 358-387. Intellectual Property Publishing House (China). (In Chinese).
- 李哲. "證據制度的現代化." 宋英輝丰編 中國司法現代化研究(2011): 358-387. 知識產權出版社.
- 6. **Li Zhe**. "Procuratorial Organ's Internal Structure." *Zhu X., Zhang Z. (edited). Procuratorial Science* (2010): 267-287. China People's Procuratorate Press (China). (In Chinese) · 李哲、"檢察機關的內部組織結構" *朱孝清,張智輝主編 檢察學* (2010): 267-287. 中國檢察出版社.
- 7. **Li Zhe**. "On the Judicial Assistance of Illicit Money and Booty Transfer between Mainland China and Macao." Zhao B., Zhao G. (edited). Collection of Essays on Studies on Cross-Border Transfer of Illicit Money and Goods, Bribery in the Private Sector and Drug-Related Crimes (2011): 60-74. Social Sciences Academic Press (China). (In Chinese). 李哲. "中國內地與澳門臘款贓物移交問題比較研究." *趙秉志、趙國強主編、贓款贓物跨境移交、私營賄賂及毒品犯罪研究* (2011): 60-74. 中國社會科學文獻出版社.
- 8. Li Zhe. "On the Comparison of International Organization Models of Prosecution Offices." Zhao Bingzhi (edited). Discussions on Contemporary Criminal Science (2010): 1053-1069. Peking University Press (China). (In Chinese).
- 李哲."檢察機關內部組織機構設置模式比較研究"趙秉志主編. 當代刑事科學探索(2010). 北京大學出版社.
- 9. Li Zhe. "Chapter 3: Organizations and Parties in Criminal Procedure." "Chapter 4: Jurisdiction." "Chapter 5: Withdrawal." "Chapter 6: Defense and Agent." "Chapter 8: Criminal Compulsive Measures." "Chapter 9: Affiliated Civil Procedure." "Chapter 10 Durations and Delivery." Editorial Committee (edited). Textbook for the Unified Judicial Exam(2009 and 2010): 259-271. China Legal Press (China). (In Chinese).
 - 李哲. "第三章 刑事訴訟中的專門機關和訴訟參與人." "第四章 管轄." "第五章 回避." 辯護與代理.""第八章 強制措施." "第九附帶民事訴訟." "第十章 期間、送達." 编辑委员会编辑. 國家司法考試輔導用書(2009 and 2010): 259-271. 中國法律出版社.
- 10. Li Zhe. "The Practice of Plea Bargaining in the United States." Zhang Zhihui (edited). Comparative Study on Plea Bargaining System (2009): 96-143. China Fangzheng Press (China). (In Chinese).
 - 李哲."美國辯訴交易的實踐." 張智輝主編. 辯訴交易制度比較研究(2009): 96-143. 中國方正出版社.
- 11. Song Y., **Li Z.** (33%), He T.. "Review of the Achievements of 30th Anniversary of China's Procuratorial Organs Reconstruction." *Zhang Z. (edited). The Innovation and Development of Procuratorial System and Procuratorial Theory* (2009): 369-375. China Fangzheng Press (China). *(In Chinese)*. 宋英輝, 李哲(33%), 何挺. "我國檢察機關重建30週年成就回顧." *張智輝主編. 檢察制度和檢察理論的創新与發展* (2009): 369-375. 中國方正出版社.
- 12. Song Y., Li Z.(50%). "Chapter 3: The Pattern of Guarantor Pending Trial." Song Yinghui (edited). Problems and Reforms of Guarantor Pending Trial (2007): 62-76. People's Public Security University Press (China). (In Chinese).
 - 宋英輝, 李哲(50%). "第三章 取保候審的方式." *宋英輝圭編. 取保候審中的問題與對策研究* (2007): 62-76. 中國人民公安大學出版社.
- 13. **Li Zhe.**"On the Development of the Victim Rights during Prosecution." Fan Chongyi, et al. (edited). Research on Criminal Prosecution and Non-Prosecution System (2007): 581-589; 705-716. China Renmin University Press (China). (In Chinese).李哲. "完善被害人在審查起訴程序中的參與權——兼論人民監督員職權的擴展." *獎崇義等主編 刑事起訴與不起訴制度研究*(2007): 581-589; 705-716. 中國人民大學出版社.
- 14. Li Zhe. "Status and Roles of Criminal Defense Lawyers in Canada." Shi S., Xu H. (edited). Study on Lawyer Defence System-A Perspective on the Role of Defence Lawyer in Pre-trial Procedure (2007): 287-295. China People's Procuratorate Press (China). (In Chinese).
 - 李哲. "加拿大辯護律師在刑事訴訟中的地位和作用." 石少俠 徐鶴喃主編. 律師辯護制度研究——以審前程序中的律師作用為視角(2007): 287-295. 中國檢察出版社.
- 15. **Li Zhe**. Privilege Against Self-incrimination of the Accused During Trial of First Instance." Chen Guangzhong (edited). Criminal Trial of the First Instance and Protection of Human Rights (2006): 118-129. China University of Political Science and Law Press (China). (In Chinese). 李哲."不得強迫被告人作不利於己的供述. *陳光中主編. 刑事一審程序與人權保障* (2006): 118-129. 中國政法大學出版社.
- 16. Ye Q., Li X., Li Z. (30%). "Report on First-instance Trail Reform and the Enforcement of UNCAC in Canada." Chen Guangzhong (edited). Criminal Trial of the First Instance and Protection of Human Rights (2006): 335-360. China University of Political Science and Law Press (China). (In Chinese). 葉青, 李秀娟, 李哲(30%). "加拿大一審程序改革及落實反腐敗公約相關情況考察報告." 陳光中主編. 刑事一審程序與人權保障(2006): 335-360. 中國政法大學出版社.
- 17. Xu X., Song Y., **Li Z.** (25%), He T. "Chapter 1: The Allocation and Mutual Restriction of Foreign Judicial Power and Related Power." The research group of this book (edited). Brief Overview of Issues about Foreign Judicial Systems (2005): 1-49. Legal Press (China). (In Chinese). 徐顯明, 宋英輝, 李哲(25%), 何挺. "第一章 外國司法權及其相關權力的配置與相互制約." 本書課題組編著. 外國司法體制若干問題概述(2005): 1-49.中國法律出版社.
- 18. **Li Zhe.** "Characters and Remedy Procedures of Guarantor Pending Trial in China." Fang Liufang (edited). Law Review of China University of Political Science and Law (2005): 71-76. China University of Political Science and Law Press (China). (In Chinese). 李哲. "我國取保候審的性質及其救濟程序研究." 方流芳主編. 法大評論(2005): 71-76. 中國政法大學出版 24
- 19. Song Y., Zhang J., Wu H., **Li Z.**(25%). "The Basic Issue to Guarantor Pending Trial System." Fang Liufang (edited). Law Review of China University of Political Science and Law Press (China). (In Chinese).
 - 宋英輝,張建偉,吳宏耀,李哲(25%). "取保候審制度的基本問題." 方流芳主編. 法大評論(2005): 3-23. 中國政法大學出版社.
- 20. Li Zhe. "Amendments on the Provisions of Case Filing Process Supervision." Chen G., Chen W. (edited). Theory and Practice of Procedural Law (2005): 606-614. China Fangzheng Press (China). (In Chinese).
 - 李哲. "刑事立案監督的立法完善." 陳光中, 陳衛東主編. 訴訟法理論與實踐(2005): 606-614. 中國方正出版社.
- 21. Fan C., **Li Z.** (50%). "The Summary Report of the Project of Lawyer Presence in the First Time to Interrogate a Criminal Suspect (Test)." Reform and Prospect of Criminal Pretrial Procedure (2005): 362-273. Chinese People's Public Security University Press (China). (In Chinese).

 樊崇義, 李哲(50%). "第一次訊問犯罪嫌疑人律師在場(試驗)項目總結報告." 刑事審前程序改革與展望(2005): 362-373. 中國人民公安大學出版社.
- 22. Li Zhe. "Part II Chapter 6: Audiovisual and Electronic Evidence)." Chen Guangzhong (edited). Criminal Evidence Law of People's Republic of China (Expert Draft) (2004): 305-321. China Legality Press (China). (In Chinese).
 - 李哲. "第二編第六章 音像、電子資料" 陳光中主編 刑事證據法專家擬制稿(條文、釋義與論證)(2004): 305-321. 中國法制出版社.
- 23. Li Z. (60%), Guo Y. "Part III Chapter 1: Case Filing and Investigation." Chen Guangzhong (edited). Criminal Evidence Law of People's Republic of China (Expert Draft) (2004): 388-425. China Legality Press (China). (In Chinese).
 - 李哲(60%), 郭雲忠. "第三編第一章 立案、偵查程序." *陳光中主編 刑事證據法專家擬制稿 (條文、釋義與論證)* (2004): 388-425. 中國法制出版社.
- 24. Li Z. (50%), Cheng T. "Chapter 7: Qualification and Limitation of Lawyers." Chen Guangzhong (edited). Lawyer Study (2004): 113-132. China University of Political Science and Law Press (China). (In Chinese).
 - 李哲(50%), 程滔. "第七章 律師執業的要求與限制." *陳光中主編. 律師學* (2004): 113-132. 中國政法大學出版社.
- 25. Yu L., Zhang Z., Li Z. (20%), Cheng T. "Chapter 11 Lawyer-Customer Relationship." Chen Guangzhong (edited). Lawyer Study (2004): 189-236. China University of Political Science and Law Press (China). (In Chinese).
 - 俞亮, 張中, 李哲(20%), 程滔. "第十一章 律師與委託人的關係." 陳光中主編. 律師學(2004): 189-236. 中國政法大學出版社.

Case 1:17-cv-12239-ADB Document包13aduby oFile (此學院20/20 Page 5 of 5

- 26. Li Z. (50%), Cheng T. "Chapter 18: Business Area of Lawyer and its' Extension." Chen Guangzhong (edited). Lawyer Study (2004): 311-326. China University of Political Science and Law Press (China). (In Chinese).
 - 李哲(50%), 程滔. "第十八章 律師的業務範圍及其拓展." 陳光中主編 律師學(2004): 311-326. 中國政法大學出版社.
- 27. Li Zhe. 9 entries in the Dictonary. Chen Guangzhong (edited). Encyclopedia on China Law, Volume for Procedure (2001): 92-98. China People's Procuratorate Press (China). (In Chinese)
 - 李哲. "律師受理刑事案件"等詞條. 陳光中主編. 中華法學大辭典·訴訟法學卷(2001): 92-98. 中國檢察出版社.
- 28. Li Zhe, (as one of the six authors of the whole book). Song Yinghui (edited). Reference Book on Lawyer's Exam 2001, Volume for Criminal Procedure (2001). Legal Press (China). (In Chinese).
 - 李哲.(作为该书的六位撰稿人之一)·宋英辉主編 2001 年律師資格考試制定用書測試鹽解及相關法律法規 (刑事訴訟法)(2001). 中國法律出版社.

Conference Proceedings and other publications

- 1. **Li Z., Yu P.** "Diversity of Judicial Treatment to Juvenile Delinquency in Macau. "The Second Legal Forum of Guangdong, Hong Kong, Macau and Taiwan (2016). Shenzhen. (in Chinese) . 李哲 於個鑫 "連門違法書小年多樣化的司法處遇及其酌示" 第一届粵港灣高法學研討會2016) 深圳
- 2. **Li Z., Zhang Y.** "Law and Practice of Counter Terrorist Financing in Macau."9th Criminal Law Forum of Mainland China, Hong Kong, Macau and Taiwan (2016). Taiwan. (In Chinese) 李哲·張一. "澳門反恐怖融資的制度與實踐" 第九屆兩岸四地刑事法論壇(金融犯罪與刑事規制法律研討會)(2016). 臺灣.
- 3. **Li Zhe**. "What is Terrorism: Mainland China, Hong Kong and Macau Need a Unified Definition of Terrorism", Website of China Academy of Social Science, Jan. 12, 2016. 李哲. "什麼是恐怖主義:中國內地、香港、澳門應達成恐怖主義的共識." 中國法學統016年1月12日.
- 4. **Li 2, Quan D.** "Construction of inter-regional Arrest Warrant in China in the light of the EU Arrest Warrant. *The First Legal Forum of Guangdong, Hong Kong, Macau and Taiwan* (2015). Macau. (in Chinese). 李哲,權大國. "歐洲逮捕令對我國區際逃犯移交的借鑒*". 第一屆粤港澳臺法學研討會*(2015). 澳門.
- 5. Li Zhe. "Report on Anti-terrorism Law in China 2014." The XIXTH International Congress of Comparative Law (2014). Vienna. (In English).
- 6. **Li Zhe**. "Theory and Practice of Speedy Trial on Minor Cases Abroad." *Investigation of Shanghai Prosecution* 5 (2014): 45-48. (*In Chinese*) 李哲. "域外輕微刑事案件快速辦理的理論與實踐." *上海檢察調研*5 (2014): 45-48。
- 7. **Li Zhe**. "The Development of Macau Criminal Law in 2013." *6th Criminal Law Forum of Mainland China, Hong Kong, Macau and Taiwan* (2014). Hong Kong. *(In Chinese)* 李哲. "二零一三年澳門刑事法制的新發展*"* 第六屆兩岸四地刑事法論壇(全媒體時代的刑法調整:反思與對策)(2014). 香港.
- 8. **Li Zhe**. "On the Comparison of Pretrial Compulsory Measures of Mainland China, Taiwan and Macau." *4thForum on China Interregional Criminal Law* (2012). Taiwan. *(In Chinese)* 李哲. "大陸、澳門、臺灣短期拘束人身自由措施體系之比較." *兩岸四地刑事法論壇* (2012). 台灣.
- 9. Li Zhe. "Who will guard the guardians? —- A Discussion on Chinese Oversight System to Police Service." Canadian Association for Civilian Oversight of Law Enforcement Conference 2011. Canada.

Copyright © 2020 Faculty of Law of University of Macau